Federal Defenders OF NEW YORK, INC.

Southern District 81 Main Street, Suite 300 White Plains, NY 10007 Tel: (914) 428-7124 Fax: (914) 948-5109

Deft's request to advance the Sentencing from Oct. 31,

without objection by the Gov't and Probation. Clerk

of Court is requested to terminate the motion at ECF

2024 to Sept. 26, 2024 at 2:15 pm is GRANTED

Tamara Giwa Executive Director Jennifer L. Brown Attorney-in-Charge

August 7, 2024

The Honorable Nelson S. Román United States District Court Judge Southern District of New York 300 Quarropas Street White Plains, NY 10601

Dated: White Plains, NY

No. 28.

Sept. 3, 2024 SO ORDERED:

Re: <u>United States v. Lin Feng</u> 23-Cr-286 (NSR) -02

Dear Honorable Román:

HON, NELSON S. ROMÁN UNITED STATÉS DISTRICT JUDGE

I represent Lin Feng in the above referenced case. Mr. Feng pleaded guilty in front of the Honorable Andrew E. Krause on July 25, 2024. At that time, the parties were notified that the Court had scheduled Mr. Feng's sentencing for October 31, 2024. I am writing to respectfully ask that the Court please advance Mr. Feng's sentencing to a date in September. I am asking for this accommodation because Mr. Feng has been incarcerated for fifteen months (since May, 2023) and his agreed upon Guidelines (pursuant to the Government's plea agreement) are 12 to 18 months. Under these circumstances, if the Court has availability, I ask that Your Honor please advance Mr. Feng's sentencing. Based on my communications with the Court's chambers, I understand that the Court has availability on September 26, 2024, at 2:15pm. This date works for the Government, and I have been in touch with Probation and Probation is trying to expedite the PSR process in order to accommodate a September sentencing.

Thank you for your consideration.

Respectfully submitted,

/s/

Benjamin Gold Assistant Federal Defender

cc: AUSA Michael Lockard Probation Officer Sara Willette

USDC SDNY
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